### OPEN MEETING



#### MEMORANDUM

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TO:

THE COMMISSION

2014 FEB 26 1P 3: 41

FROM:

DATE:

**Utilities Division** 

February 26, 2014

AZ CORP COMMISSION DOCKET CONTROL

ORIGINAL

RE:

IN THE MATTER OF THE JOINT APPLICATION OF QWEST LD CORP., EMBARQ COMMUNICATIONS, INC., AND QWEST COMMUNICATIONS COMPANY, LLC. FOR A DECLARATORY ORDER THAT RULES AAC R14-2-1904 ET SEQ. AND AAC R14-2-1107 ARE INAPPLICABLE TO THE PLANNED REORGANIZATION OR IN THE ALTERNATIVE FOR AN ORDER WAIVING APPLICABLE RULES. (DOCKET NOS. T-04190A-13-

0445, T-20443A-13-0445 AND T-02811B-13-0445)

On December 16, 2013, Qwest LD Corp. ("QLDC"), Embarq Communications, Inc. ("ECI"), and Qwest Communications Company, LLC ("QCC") (collectively, the "Applicants"), notified the Commission of a planned corporate reorganization of the Applicants (the "Reorganization") which will proceed under the waiver from the Commission's public utility holding companies and affiliated interests rules granted by the Commission in its Decision No. 74092. Each of the Applicants is affiliated by the common ownership and control of their ultimate parent corporation CenturyLink, Inc. The Reorganization will result in the consolidation of QCC, QLDC, and ECI, with QCC as the surviving entity and provider of telecommunications services now provided by QLDC and ECI. The Applicants seek (a) a declaratory order that the Commission's "slamming" rules (AAC R14-2-1904 et seq.) and the discontinuation of service rule (AAC R14-2-1107) are inapplicable to the Reorganization described below, or (b) in the alternative, an order waiving such rules that may apply in order for the surviving entity QCC to provide the telecommunications services to the customers of QLDC and ECI. The Applicants request that the certificates of convenience and necessity ("CC&Ns") of OLDC and ECI be extinguished upon consummation of the Reorganization.

In support of this filing, the Applicants state the following:

Arizona Corporation Commission

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<sup>&</sup>lt;sup>1</sup> Under the waiver granted to the Applicants in Decision No. 74092 the Applicants are excused from compliance with AAC R14-2-803, which would otherwise require the Applicants to gain the approval of the Commission. Further, the Applicants are relieved from the statutory requirement in A.R.S. §40-285(D) regarding Commission approval of stock transfers of public service corporations, because of newly enacted subsection ARS §40-285(E). Subsection E provides that the statute does not apply to a telecommunications corporation whose retail services have been classified as competitive. All of the services of the Applicants involved in the Reorganization are within the competitive classification.

#### I. OVERVIEW OF THE REORGANIZATION

The entities which are merging are all subsidiaries of CenturyLink, Inc. Currently, QCC is authorized to provide interexchange telecommunications ("IXC") services and competitive local exchange ("CLEC") services in the State of Arizona.<sup>2</sup> QLDC and ECI are authorized to provide IXC services, but not CLEC services.<sup>3</sup> The Reorganization will consolidate the Applicants into the surviving entity QCC, which will be a first tier subsidiary of CenturyLink, Inc. QCC, which currently operates under the d/b/a "CenturyLink QCC", will change its legal name to CenturyLink Communications, LLC on or about the same time as the Reorganization closes.

Ultimate ownership and control of the Applicants and of the surviving entity by CenturyLink, Inc. will be unchanged as a result of the Reorganization.

The Reorganization will reduce the number of CenturyLink, Inc.'s internal corporate IXC entities in Arizona and will simplify operations. Specifically, through a series of internal corporate transactions, QCC, currently an indirect subsidiary of CenturyLink, Inc., becomes a direct wholly-owned subsidiary of CenturyLink, Inc. After QCC becomes a direct subsidiary of CenturyLink, Inc., the IXC affiliates of CenturyLink, Inc. merge into QCC, liquidating and distributing assets and liabilities to QCC. Upon consummation of the Reorganization, the customers of QLDC and ECI will be customers of QCC and QCC becomes their service provider. The effective date ("Effective Date") of the Reorganization is planned to be April 1, 2014.

According to the Applicants, an internal reorganization of these affiliated IXC entities is in the public interest. The proposed restructuring will decrease the number of certificated entities subject to the Commission's oversight and consolidate these certificated entities into one company subject to the Commission's jurisdiction. As a result, QCC will face reduced administrative burdens and compete more efficiently than the multiple entities do under their current structure. QCC will be the only CenturyLink, Inc. affiliate with both CLEC and IXC certificates of public convenience in all 50 states, the District of Columbia, and Puerto Rico. The Reorganization does not involve the customers or operations of the incumbent local exchange carrier ("ILEC)", Qwest Corporation.

The Reorganization involves several interrelated steps which all will be deemed to occur on the Effective Date. The steps also involve some wholly-owned affiliates which do not provide telecommunications services and do not hold a CC&N in Arizona, but which are currently part of the corporate structure which will be streamlined in the Reorganization.

<sup>&</sup>lt;sup>2</sup> QCC: T-02811B-94-0352 (interexchange services), Decision No. 64541; T-02811B-04-0313 (competitive local exchange services), Decision No. 68447.

<sup>&</sup>lt;sup>3</sup> Qwest LD Corp.: T-04190A-03-0464, Decision No. 66613; Embarq Communications, Inc.: T-20443A-06-0112, Decision No. 68826.

#### II. NO IMPACT ON CUSTOMERS

There will be no change in the rates and other terms and conditions of the services available to the Applicants' respective customers as a result of the internal corporate transactions. CLEC and IXC services will continue to be provided pursuant to the same contracts or tariff provisions currently in place. There will be no change in the Commission's oversight of the merged entities' intrastate telecommunications operations. QCC and its subsidiaries and affiliates are committed to ensuring that the internal reorganization described in this Application will not impact customers.

The Applicants each provide service to customers under the "CenturyLink" brand. "CenturyLink," without further corporate entity designation, is already the company brand identified to all customers and in public facing materials. Bills are prominently identified as coming from CenturyLink, <sup>4</sup> the website for the entire company is identified as CenturyLink, and call centers are identified as CenturyLink. The Reorganization will not change the brand, the services, or the access and interactions the customers have with the Applicants. The customers of QCC, as well as the customers of ECI or QLDC to be transferred to QCC, will not experience a change in how they order service, order repair, or receive or pay their bills. Customers will be billed by QCC (which will be named CenturyLink Communications, LLC), in the CenturyLink bill, just as customers are currently billed now for the Applicants that are being consolidated into QCC.

As addressed above, the rates, terms and conditions of service provided by these certificated IXCs and QCC will not change as a result of the proposed transaction. The rates for the IXC services are set out in tariffs and price lists maintained by the affected entities, and the same rates will be extended to the Applicants' customers in the QCC (to be known as CenturyLink Communications, LLC) tariffs and price lists upon the Effective Date. Services provided under contract will continue to be provided under the terms of the existing contracts.

For the reasons described above, the Reorganization will be invisible to the customers. While the customers will not experience changes to their services, terms, conditions, rates, or access to the service provider, prior to the Effective Date the Applicants will notify customers that the legal entity providing services will be CenturyLink Communications, LLC.

<sup>&</sup>lt;sup>4</sup> A CenturyLink combined bill for local and long distance service is conspicuously branded "CenturyLink" although the long distance portion of the bill identifies the corporate name of the long distance provider. After the Effective Date, the bill will still present the overall look and feel of the "CenturyLink" brand, and the long distance service provider will be CenturyLink Communications, LLC.

#### III. THE JOINT APPLICATION

## A. Applicants' Request for a Declaratory Ruling that the Commission's "Slamming" and Service Discontinuance Rules do not Apply in these Circumstances

The Applicants submit that the Commission's "slamming" rules (AAC R14-2-1904 et seq.) and the discontinuation of service rule (AAC R14-2-1107) are inapplicable to the Reorganization described above, because of the following circumstances:

- The Reorganization is entirely between and among affiliates that are whollyowned and controlled by a common parent corporation. There is no change of control of the merging entities or of the parent corporation.
- The services provided by the merging entities will continue to be provided, with no change to the terms and conditions and no change to the rates and charges.
- The Reorganization does not change the Commission's regulatory authority over the services or the service provider.
- The surviving service provider's authority (CC&N) already covers the full range of services provided by the merged entities.
- The Reorganization will be invisible to customers, for the reasons described in sections I and II above.

The Applicants state that in these circumstances, although the Reorganization changes the legal entity providing service to some Customers, the effect is no different than a mere name change of a service provider.

The Applicants state that the change of the service provider, in circumstances such as these in which there are no customer-impacting changes whatsoever, are outside of the logical scope of the Commission's "slamming" rule. The Applicants further state that the Commission may take guidance from the Federal Communication Commission ("FCC"). On May 15, 2001, the FCC issued an order amending its carrier change rules to provide a streamline process for compliance with Section 258 of the Communications Act of 1934, as amended by the Telecommunications Act of 1996. The Order states that "a change in corporate structure that is invisible to the affected subscribers does not constitute a sale or transfer for purposes of Section 258 that implicates this streamline process." Consistent with this FCC decision, it would be appropriate, according to the Applicants, for the Commission to declare that its slamming rule does not apply here. For the same reasons,

<sup>&</sup>lt;sup>5</sup> In the Matter of 2000 Biennial Review -Review of Policies and Rules Concerning Unauthorized Changes of Consumers' Long Distance Carriers; Implementation of the Subscriber Carrier Section Changes Provisions of the Telecommunications Act of 1996; Policies and Rules Concerning Unauthorized Changes of Consumers Long Distance Carriers, First Report and Order in CC Docket No. 00-257, Fourth Report and Order in CC Docket No. 94-129, 16 FCC Rcd 11218 (2001).

<sup>&</sup>lt;sup>6</sup> Id. at 713, n.24 ("indeed, in such cases, required notice of a change that is imperceptible to the affected 22 subscribers might cause confusion where there would otherwise be none.").

the Applicants submit that AAC R14-2-1107, which governs a telecommunications company's discontinuance of competitive local exchange or interexchange services in the state, does not apply to the circumstances of this Reorganization. In this Reorganization, as described above, there is unbroken continuity of service, with (1) the same network and facilities currently in place, (2) the same rates, terms and conditions, (3) the same billing process, and (4) the same access to customer service that are currently in place, all under the umbrella of the same parent corporation.

# B. In the alternative, Applicants' Request that should the Commission Decline to Declare that its Slamming and Service Discontinuance Rules do not Apply in the Circumstances Presented, the Commission should Grant Waivers of those Rules for this Reorganization

Should the Commission deny the Applicants' request for a declaratory ruling that the slamming rules or the service discontinuance rules do not apply in the circumstances presented by this Reorganization, the Applicants request that the Commission grant waivers of those rules in their entirety.

If necessary, Applicants request that the Commission grant a waiver of AAC R14-2-1904 et seq. As noted above, customers will be notified of the Reorganization. Under the circumstances of this Reorganization, the protections afforded by the rules regarding unauthorized carrier changes would not be meaningful to the customers or practically possible. According to the Applicants, more fundamentally, the Reorganization simply does not present the kind of carrier change that the slamming rule was designed to regulate, and it would be contrary to the public interest to refuse a waiver of the rule. Strict application of the rule would work to substantially delay the process and increase the expense to the Applicants with no meaningful customer benefit.

If necessary, Applicants also request that the Commission grant a waiver of AAC R14-2-1107, for much the same reasons as are presented above in regard to the waiver of the slamming rule. The ultimate reason is that no service is being discontinued, and strict application of the rule would work to substantially delay the process and increase the expense to the Applicants with no meaningful customer benefit.

## C. Applicants' Request Pertaining to CC&N Cancellation, Customer Notice, Subscriber authorization and Commission Approval Requirements

Following the completion of the Reorganization, QCC proposes that it notify the Commission that the Reorganization has been accomplished, whereupon the CC&Ns of QLDC and ECI will be cancelled. Applicants request that customer notice or customer

<sup>&</sup>lt;sup>7</sup> Commission Staff has previously come to this same conclusion. See Docket No. T-03761A-04-0710, Addendum to Staff Report (Dec. 27, 2004) (stating "Staff does not believe that the transfer of certain customers qualifies as a discontinuance of service or an abandonment of any portion of its service area. Therefore, Staff does not believe that AAC R14-2-1107 applies.").

approval requirements that the Commission might apply in other circumstances, should not apply in the circumstances of this Application, for the reasons stated above. In connection with this Reorganization, the Applicants request that the Commission deem inapplicable or waive the slamming rule and service discontinuation rule as requested above, and such other Commission subscriber notice, subscriber authorization, and Commission approval requirements that may pertain.

Applicants have stated that customers will be informed of the intra-company reorganization through a bill insert prior to the Commission's Open Meeting when this matter will be heard.

#### D. Applicants' Request for Extension of Time to File New Tariffs

Because the Reorganization results in the need for literally thousands of pages of tariff filings nationwide, the Applicants' request that QCC (to be named CenturyLink Communications, LLC) be allowed 6 months from the closing to file tariffs that conform to and embody the rates of the merged entities QLDC and ECI, in order to fulfill the intention that customer's rates, terms and conditions of service are not changed. In the interim between the closing of the Reorganization and the filing of the new tariff pages, the Applicants request that the Commission Order provide that QCC shall honor the tariffs of QLDC and ECI as if they were issued by QCC, until QCC files its conforming tariffs under its revised legal name, CenturyLink Communications, LLC. QCC would have to file revisions to its tariffs pursuant to A.A.C. R14-2-1110 in order to raise any of the prices for service provided by QCC subsequent to the merger.

#### IV. STAFF EVALUATION AND RECOMMENDATIONS

The transfer of customers from ECI and QLDC to QCC does not require Commission approval under A.R.S. §40-285. Further under the conditional waiver from public utility holding companies and affiliated interests rules approved by the Commission in Decision No. 74092, Qwest is not required to obtain prior approval of the reorganization from the Commission. Further, because QLDC and ECI provide resold long distance services only, under A.R.S. §40-282, the Commission can act upon the Company's CC&N requests .without a hearing.

Staff recommends that the Application to cancel the CC&Ns be approved, effective upon consummation of the Reorganization and upon notification that the transaction has taken place. Upon cancellation ECI and QLDC Certificates of Convenience and Necessity (CC&Ns), ECI and QLDC will no longer be authorized to provide resold interexchange telecommunications services in Arizona and therefore, shall no longer be subject to the requirements of Decision Nos. 66613 and 68828.

Staff further recommends approval of the Applicants' request for a waiver of A.A.C. R14-2-1904 et seq. the Commissions slamming rules. The Commission's slamming rules were implemented to mitigate instances of the unauthorized changes to a customer's telephone service provider. Embarq and QLDC currently provide service dba CenturyLink, service will continue

to be provided as CenturyLink after the merger, and will provide service to customers at rates, terms and conditions of service that do not change. Staff has reviewed the customer notices that will be sent to those affected customers who will become QCC (to be named CenturyLink Communications, LLC) customers. Staff believes that a waiver of the Commission's slamming rules is appropriate in this instance.

The intent of the discontinuation of service rules (AAC R14-2-1107) are to ensure that existing customers have advance notice of a telecommunications provider's pending plan to discontinue service so they will have an opportunity to procure service through an alternative provider prior to such discontinuance. Again, because Embarq and QLDC currently provide service dba CenturyLink, service will continue to be provided as CenturyLink after the merger, and will provide service to customers at rates, terms and conditions of service that do not change, Staff believes that a waiver of AAC R14-2-1107 is appropriate.

With respect to the Applicants' request regarding tariffs, Staff recommends the following:

- 1. Approval of request that QCC(to be named CenturyLink Communications, LLC) be allowed 6 months from the closing to file tariffs that conform to and embody the rates of QLDC and ECI, in order to fulfill its intention that customer's rates, terms and conditions of service are not changed,
- 2. That within thirty (30) days following close of the proposed transaction, QCC inform the Commission by filing an affidavit with Docket Control that transaction-related activities are completed, and
- 3. Until such time as the new tariffs are filed and determined to be in compliance with Commission's decision in this matter, Qwest shall continue to comply with the rates, term and conditions contained in the Embarq Communications, Inc. and Qwest LD Corp. tariffs and shall honor such tariffs as if they were issued by QCC.

Steven M. Olea

Director

**Utilities Division** 

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ORIGINATOR: Wilfred Shand

#### BEFORE THE ARIZONA CORPORATION COMMISSION

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2	BOB STUMP			
3	Chairman GARY PIERCE			
4	Commissioner BRENDA BURNS			
5	Commissioner BOB BURNS			
6	Commissioner SUSAN BITTER SMITH			
7	Commissioner			
8	IN THE MATTER OF THE JOINT ) DOCKET NOS. T-04190A-13-0445			
9	APPLICATION OF QWEST LD CORP., EMBARQ COMMUNICATIONS, INC.,			
10	AND QWEST COMMUNICATIONS T-02811B-13-0445			
11	COMPANY, LLC. FOR A DECLARATORY ) ORDER THAT RULES AAC R14-2-1904 ET  DECISION NO.			
	SEQ. AND AAC R14-2-1107 ARE ORDER			
12	INAPPLICABLE TO THE PLANNED ) REORGANIZATION OR IN THE			
13	ALTERNATIVE FOR AN ORDER  WAIVING APPLICABLE RULES.			
14	)			
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16 17	Open Meeting March 11 and 12, 2014 Phoenix, Arizona			
18	BY THE COMMISSION:			
19	<u>FINDINGS OF FACT</u>			
20	1. On December 16, 2013, Qwest LD Corp.("QLDC"), Embarq Communications, Inc.			
21	("ECI"), and Qwest Communications Company, LLC ("QCC") (collectively, the "Applicants"),			
22	notified the Commission of a planned corporate reorganization of the Applicants (the			
23	"Reorganization") which will proceed under the waiver from the Commission's public utility			
24	holding companies and affiliated interests rules granted by the Commission in its Decision No.			
25	74092.1 Each of the Applicants is affiliated by the common ownership and control of their			
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27 28	<sup>1</sup> Under the waiver granted to the Applicants in Decision No. 74092 the Applicants are excused from compliance with AAC R14-2-803, which would otherwise require the Applicants to gain the approval of the Commission. Further, the Applicants are relieved from the statutory requirement in A.R.S. §40-285(D) regarding Commission approval of stock			
20	transfers of public service corporations, because of newly enacted subsection ARS §40-285(E). Subsection E provides			

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ultimate parent corporation, CenturyLink, Inc. The Reorganization will result in the consolidation of QCC, QLDC, and ECI, with QCC as the surviving entity and provider of telecommunications services now provided by QLDC and ECI. The Applicants seek (a) a declaratory order that the Commission's "slamming" rules (AAC R14-2-1904 et seq.) and the discontinuation of service rule (AAC R14-2-1107) are inapplicable to the Reorganization described below, or (b) in the alternative, an order waiving such rules that may apply in order for the surviving entity OCC to provide the telecommunications services to the customers of QLDC and ECI. The Applicants request that the certificates of convenience and necessity ("CC&Ns") of QLDC and ECI be extinguished upon consummation of the Reorganization.

#### OVERVIEW OF THE REORGANIZATION

- The entities which are merging are all subsidiaries of CenturyLink, Inc. Currently, 2. QCC is authorized to provide interexchange telecommunications ("IXC") services and competitive local exchange ("CLEC") services in the State of Arizona.<sup>2</sup> OLDC and ECI are authorized to provide resold IXC services, but not CLEC services.<sup>3</sup> The Reorganization will consolidate the Applicants into the surviving entity QCC, which will be a first tier subsidiary of CenturyLink, Inc. OCC, which currently operates under the d/b/a "CenturyLink QCC", will change its legal name to CenturyLink Communications, LLC on or about the same time as the Reorganization closes.
- Ultimate ownership and control of the Applicants and of the surviving entity by 3. CenturyLink, Inc. will be unchanged as a result of the Reorganization.
- 4. The Reorganization will reduce the number of CenturyLink, Inc.'s internal corporate IXC entities in Arizona and will simplify operations. Specifically, through a series of internal corporate transactions, QCC, currently an indirect subsidiary of CenturyLink, Inc., becomes a direct wholly-owned subsidiary of CenturyLink, Inc. After OCC becomes a direct

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that the statute does not apply to a telecommunications corporation whose retail services have been classified as competitive. All of the services of the Applicants involved in the Reorganization are within the competitive classification.

OCC: T-02811B-94-0352 (interexchange services), Decision No. 64541; T-02811B-04-0313 (competitive local exchange services), Decision No. 68447.

Owest LD Corp.: T-04190A-03-0464, Decision No. 66613; Embarg Communications, Inc.: T-20443A-06-0112. Decision No. 68826.

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subsidiary of CenturyLink, Inc., the IXC affiliates of CenturyLink, Inc. merge into OCC, liquidating and distributing assets and liabilities to QCC. Upon consummation of the Reorganization, the customers of OLDC and ECI will be customers of OCC and OCC becomes their service provider. The effective date ("Effective Date") of the Reorganization is planned to be April 1, 2014.

- 5. According to the Applicants, an internal reorganization of these affiliated IXC entities is in the public interest. The proposed restructuring will decrease the number of certificated entities subject to the Commission's oversight and consolidate these certificated entities into one company subject to the Commission's jurisdiction. As a result, OCC will face reduced administrative burdens and compete more efficiently than the multiple entities do under their current structure. OCC will be the only CenturyLink, Inc. affiliate with both CLEC and IXC certificates of public convenience in all 50 states, the District of Columbia, and Puerto Rico. The Reorganization does not involve the customers or operations of the incumbent local exchange carrier ("ILEC"), Owest Corporation.
- 6. The Reorganization involves several interrelated steps which all will be deemed to occur on the Effective Date. The steps also involve some wholly-owned affiliates which do not provide telecommunications services and do not hold a CC&N in Arizona, but which are currently part of the corporate structure which will be streamlined in the Reorganization.

#### П. NO IMPACT ON CUSTOMERS

7. The proposed internal corporate transactions will be invisible to Applicants' customers. There will be no change in the rates and other terms and conditions of the services available to the Applicants' respective customers as a result of the internal corporate transactions. CLEC and IXC services will continue to be provided pursuant to the same contracts or tariff provisions currently in place. There will be no change in the Commission's oversight of the merged entities' intrastate telecommunications operations. QCC and its subsidiaries and affiliates are committed to ensuring that the internal reorganization described in this Application will not impact customers.

- 8. The Applicants' each provision service to customers under the "CenturyLink" brand. "CenturyLink," without further corporate entity designation, is already the company brand identified to all customers and in public facing materials. Bills are prominently identified as coming from CenturyLink, <sup>4</sup> the website for the entire company is identified as CenturyLink, and call centers are identified as CenturyLink. The Reorganization will not change the brand, the services, or the access and interactions the customers have with the Applicants. The customers of QCC, as well as the customers of ECI or QLDC to be transferred to QCC, will not experience a change in how they order service, order repair, or receive or pay their bills. Customers will be billed by QCC (which will be named CenturyLink Communications, LLC), in the CenturyLink bill, just as customers are currently billed now for the Applicants that are being consolidated into QCC.
- 9. As addressed above, the rates, terms and conditions of service provided by these certificated IXCs and QCC will not change as a result of the proposed transaction. The rates for the IXC services are set out in tariffs and price lists maintained by the affected entities, and the same rates will be extended to the Applicants' customers in the QCC (to be known as CenturyLink Communications, LLC) tariffs and price lists upon the Effective Date. Services provided under contract will continue to be provided under the terms of the existing contracts.
- 10. For the reasons described above, the Reorganization will be invisible to the customers. While the customers will not experience changes to their services, terms, conditions, rates, or access to the service provider, prior to the Effective Date the Applicants will notify customers that the legal entity providing services will be CenturyLink Communications, LLC.

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<sup>&</sup>lt;sup>4</sup> A CenturyLink combined bill for local and long distance service is conspicuously branded "CenturyLink" although the long distance portion of the bill identifies the corporate name of the long distance provider. After the Effective Date, the bill will still present the overall look and feel of the "CenturyLink" brand, and the long distance service provider will be CenturyLink Communications, LLC.

#### Ш. THE JOINT APPLICATION

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Applicants' request for a Declaratory Ruling that the Commission's A. "Slamming" and Service Discontinuance Rules do not Apply in these Circumstances Presented, the Commission should Grant Waivers of those Rules for this Reorganization

- The Applicants submit that the Commission's "slamming" rules (AAC R14-2-1904 11. et seg.) and the discontinuation of service rule (AAC R14-2-1107) are inapplicable to the Reorganization described above, because of the following circumstances:
  - The Reorganization is entirely between and among affiliates that are wholly-owned and controlled by a common parent corporation. There is no change of control of the merging entities or of the parent corporation.
  - The services provided by the merging entities will continue to be provided, with no change to the terms and conditions and no change to the rates and charges.
  - The Reorganization does not change the Commission's regulatory authority over the services or the service provider.
  - The surviving service provider's authority (CC&N) already covers the full range of services provided by the merged entities.
  - The Reorganization will be invisible to customers, for the reasons described in sections I and II above.
- 12. Applicants state that in these circumstances, although the Reorganization changes the legal entity providing service to some Customers, the effect is no different than a mere name change of a service provider.
- The Applicants state that the change of the service provider, in circumstances such 13. as these in which there are no customer-impacting changes whatsoever, are outside of the logical scope of the Commission's "slamming" rules. The Applicants further state that the Commission may take guidance from the Federal Communications Commission ("FCC"). On May 15, 2001, the FCC issued an order amending its carrier change rules to provide a streamline process for compliance with Section 258 of the Communications Act of 1934, as amended by the

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of 1996.<sup>5</sup> The Order states that "a change in corporate structure that is invisible to the affected subscribers does not constitute a sale or transfer for purposes of Section 258 that implicates this streamline process." Consistent with this FCC decision, it would be appropriate, according to the Applicants, for the Commission to declare that its slamming rule does not apply here. For the same reasons, the Applicants submit that AAC R14-2-1107, which governs a telecommunications company's discontinuance of competitive local exchange or interexchange services in the state, does not apply to the circumstances of this Reorganization. In this Reorganization, as described above, there is unbroken continuity of service, with (1) the same network and facilities currently in place, (2) the same rates, terms and conditions, (3) the same billing process, and (4) the same access to customer service that are currently in place, all under the umbrella of the same parent corporation.<sup>7</sup>

- B. In the Alternative, Applicants' Request that should the Commission Decline to Declare that its Slamming and Service Discontinuance Rules o not Apply in the Circumstances Presented, the Commission should Grant waivers of those Rules for this Reorganization
- 14. Should the Commission deny the Applicants' request for a declaratory ruling that the slamming rules or the service discontinuance rules do not apply in the circumstances presented by this Reorganization, the Applicants request that the Commission grant waivers of those rules in their entirety.
- 15. If necessary, Applicants request that the Commission grant a waiver of AAC R14-2-1904 et seq. As noted above, customers will be notified of the Reorganization. Under the circumstances of this Reorganization, the protections afforded by the rules regarding unauthorized

Decision	No.		

<sup>&</sup>lt;sup>5</sup> In the Matter of 2000 Biennial Review -Review of Policies and Rules Concerning Unauthorized Changes of Consumers' Long Distance Carriers; Implementation of the Subscriber Carrier Section Changes Provisions of the Telecommunications Act of 1996; Policies and Rules Concerning Unauthorized Changes of Consumers Long Distance Carriers, First Report and Order in CC Docket No. 00-257, Fourth Report and Order in CC Docket No. 94-129, 16 FCC Rcd 11218 (2001).

<sup>&</sup>lt;sup>6</sup> Id. at 713, n.24 ("indeed, in such cases, required notice of a change that is imperceptible to the affected 22 subscribers might cause confusion where there would otherwise be none.").

<sup>&</sup>lt;sup>7</sup> Commission Staff has previously come to this same conclusion. See Docket No. T-03761A-04-0710, Addendum to Staff Report (Dec. 27, 2004) (stating "Staff does not believe that the transfer of certain customers qualifies as a discontinuance of service or an abandonment of any portion of its service area. Therefore, Staff does not believe that AAC R14-2-1107 applies.").

carrier changes would not be meaningful to the customers or practically possible. According to the Applicants, more fundamentally, the Reorganization simply does not present the kind of carrier change that the slamming rule was designed to regulate, and it would be contrary to the public interest to refuse a waiver of the rule. Strict application of the rule would work to substantially delay the process and increase the expense to the Applicants with no meaningful customer benefit.

- 16. If necessary, Applicants also request that the Commission grant a waiver of AAC R14-2-1107, for much the same reasons as are presented above in regard to the waiver of the slamming rule. The ultimate reason is that no service is being discontinued, and strict application of the rule would work to substantially delay the process and increase the expense to the Applicants with no meaningful customer benefit.
  - C. Applicants' Request Pertaining to CC&N Cancellation, Customer Notice,
    Subscriber Authorization and Commission Approval Requirements
- 17. Following the completion of the Reorganization, QCC proposes that it notify the Commission that the Reorganization has been accomplished, whereupon the CC&Ns of QLDC and ECI will be cancelled.
- 18. Applicants further state that customer notice or customer approval requirements that the Commission might apply in other circumstances, should not apply in the circumstances of this Application, for the reasons stated above. In connection with this Reorganization, the Applicants request that the Commission deem inapplicable or waive the slamming rule and service discontinuation rule as requested above, and such other Commission subscriber notice, subscriber authorization, and Commission approval requirements that may pertain.
- 19. Applicants have stated that customers will be informed of the intra-company reorganizations through a bill insert prior to the Commission's Open Meeting addressing this matter.

#### D. Applicants' Request for Extension of Time to File New Tariffs

20. Because the Reorganization results in the need for literally thousands of pages of tariff filings nationwide, the Applicants request that QCC (to be named CenturyLink Communications, LLC) be allowed 6 months from the closing to file tariffs that conform to and

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embody the rates of the merged entities QLDC and ECI, in order to fulfill the intention that 1 2 3 4 5

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## customer's rates, terms and conditions of service are not changed. In the interim between the closing of the Reorganization and the filing of the new tariff pages, the Applicants request that the Commission order provide that QCC shall honor the tariffs of QLDC and ECI as if they were issued by OCC, until OCC files its conforming tariffs under its revised legal name, CenturyLink Communications, LLC. QCC would have to file revisions to its tariffs pursuant to A.A.C. R14-2-1110 in order to raise any of the prices for service provided by QCC subsequent to the merger.

#### IV. STAFF EVALUATION AND RECOMMENDATIONS

- 21. The transfer of customers from ECI and QLDC to QCC does not require Commission approval under A.R.S. §40-285. Further under the conditional waiver from public utility holding companies and affiliated interests rules approved by the Commission in Decision No. 74092, Qwest is not required to obtain prior approval of the reorganization from the Commission. Further because QLDC and ECI provide resold long distance services only, under A.R.S. §40-282, the Commission can act upon the Company's CC&N requests without a hearing.
- 22. Staff recommends that the Application to cancel the CC&Ns be approved, effective upon consummation of the Reorganization and upon notification that the transaction has taken place. Upon cancellation of ECI and QLDC Certificates of Convenience and Necessity (CC&Ns), ECI and QLDC will no longer be authorized to provide resold interexchange telecommunications services in Arizona and therefore, shall no longer be subject to the requirements of Decision Nos. 66613 and 68828.
- 23. Staff further recommends approval of the Applicants' request for a waiver of A.A.C. R14-2-1904 et seq. the Commissions slamming rules. The Commission's slamming rules were implemented to mitigate instances of the unauthorized changes to a customer's telephone service provider. Embarq and QLDC currently provide service dba CenturyLink, service will continue to be provided as CenturyLink after the merger, and will provide service to customers at rates, terms and conditions of service that do not change. Staff has reviewed the customer notices that will be sent to those affected customers who will become QCC (to be named CenturyLink

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Communications, LLC) customers. Staff believes that a waiver of the Commission's slamming rules is appropriate in this instance.

- 24. The intent of the discontinuation of service rules (AAC R14-2-1107) are to ensure that existing customers have advance notice of a telecommunications provider's pending plan to discontinue service so they will have an opportunity to procure service through an alternative provider prior to such discontinuance. Again, because Embarq and QLDC currently provide service dba CenturyLink, service will continue to be provided as CenturyLink after the merger, and will provide service to customers at rates, terms and conditions of service that do not change, Staff believes that a waiver of AAC R14-2-1107 is appropriate.
- 25. With respect to the Applicants' request regarding tariffs, Staff recommends the following:
  - Approval of request that QCC (to be named CenturyLink Communications, LLC)
     be allowed 6 months from the closing to file tariffs that conform to and embody the
     rates of QLDC and ECI, in order to fulfill its intention that customer's rates, terms
     and conditions of service are not changed,
  - That within thirty (30) days following close of the proposed transaction, QCC informs the Commission by filing an affidavit with Docket Control that transaction-related activities are completed, and
  - Until such time as the new tariffs are filed, the ECI and QLDC tariffs shall be the effective tariffs for those affected by the proposed reorganization.

#### CONCLUSIONS OF LAW

- Qwest LD Corp., Embarq Communications, Inc., and Qwest Communications
   Company, LLC are public service corporation within the meaning of Article XV of the Arizona
   Constitution.
- The Commission has jurisdiction over Qwest LD Corp., Embarq Communications,
   Inc., and Qwest Communications Company, LLC and the subject matter in this filing.

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3. The Commission, having reviewed the filing and Staff's Memorandum dated February 26, 2014, concludes that it is in the public interest to approve the Application as proposed and discussed herein.

#### ORDER

IT IS THEREFORE ORDERED that the Application to cancel the CC&Ns of Owest LD Corp. and Embarg Communications be and hereby is approved, effective upon consummation of the Reorganization and upon notification that the transaction has taken place.

IT IS FURTHER ORDERED that Quest LD Corp., Embarg Communications, Inc. and Owest Communications Company, LLC's request for a waiver of A.A.C. R14-2-1904 et seq., the Commission's slamming rules, be and hereby is approved.

IT IS FURTHER ORDERED that upon cancellation of Qwest LD Corp.'s CC&N, Qwest LD Corp. shall no longer be authorized to provide resold interexchange telecommunications services in Arizona and therefore, shall no longer be subject to the requirements of Decision No. 66613.

IT IS FURTHER ORDERED that upon cancellation of Embarq Communications, Inc.'s CC&N, Embarg Communications, Inc. shall no longer be authorized to provide resold telecommunications services in Arizona and therefore, shall no longer be subject to the requirements of Decision Nos. 68828.

IT IS FURTHER ORDERED that within thirty (30) days following close of the proposed transaction, Owest Communications Company, LLC inform the Commission by filing an affidavit with Docket Control that transaction-related activities are completed.

IT IS FURTHER ORDERED that Qwest Communications Company, LLC (to be named CenturyLink Communications, LLC) be and hereby is authorized to file tariffs that conform to and embody the rates of Qwest LD Corp. and Embarq Communications, Inc. within 6 months of the date of the closing, in order to fulfill its intention that customer's rates, terms and conditions of service are not changed.

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IT IS FURTHER ORDERED that until such time as the new tariffs are filed and 1 determined to be in compliance with this Decision, Qwest Communications Company, LLC shall 2 continue to comply with the rates, terms and conditions contained in the Embarg Communications, 3 Inc. and Owest LD Corp. tariffs and shall honor such tariffs as if they were issued by Qwest 4 Communications Company, LLC 5 IT IS FURTHER ORDERED that this Decision shall become effective immediately. 6 7 BY THE ORDER OF THE ARIZONA CORPORATION COMMISSION 8 9 COMMISSIONER CHAIRMAN 10 11 12 COMMISSIONER **COMMISSIONER** COMMISSIONER 13 14 IN WITNESS WHEREOF, I, JODI JERICH, Executive Director of the Arizona Corporation Commission, have 15 hereunto, set my hand and caused the official seal of this Commission to be affixed at the Capitol, in the City of 16 Phoenix, this day of , 2014. 17 18 19 JODI JERICH **EXECUTIVE DIRECTOR** 20 21 DISSENT: 22 DISSENT: \_\_\_\_\_\_ 23 SMO:WMS:sms\MAS 24 25 26 27 28 Decision No. \_\_\_\_

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1	SERVICE LIST FOR: QWEST LD CORP., EMBARQ COMMUNICATIONS, INC., AND QWEST COMMUNICATIONS COMPANY, LLC					
2	DOCKET NOS. T-04190A-13-0445, T-20443A-13-0445 AND T-02811B-13-0445					
3	Norman G. Curtright					
4	Norman G. Curtright Associate General Counsel CenturyLink 20 E. Thomas Road, 1st Floor					
5						
6	Phoenix, Arizona 85012					
7	Steven M. Olea					
8	Director, Utilities Division Arizona Corporation Commission					
9	1200 West Washington Street Phoenix, Arizona 85007					
10						
11	Janice M. Alward Chief Counsel, Legal Division					
12	Arizona Corporation Commission 1200 West Washington Street					
13	Phoenix, Arizona 85007					
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